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_	Attorneys for Defendants	
5		
6	IN THE UNITED ST.	ATES DISTRICT COURT
١	FOR THE DIST	TRICT OF NEVADA
7		
	GREGORY ZAMORA, an individual;	CASE NO.: 2:22-cv-018
~ 1		

CASE NO.: 2:22-cv-01898-JAD-VCF

STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS BEVERLY GANNON; HALIIMAILE STORE INC.; MR. TUTTLE, LLC; and GATHER RESTAURANT GROUP, LLC TO RESPOND TO GREGORY ZAMORA AND SEVEN AROMAZ, INC. D/B/A TOTAL FOOD SOLUTIONS COMPLAINT

(FIRST REQUEST)

EVEN AROMAZ, INC. d/b/a TOTAL

OOD SOLUTIONS, a California orporation,

Plaintiff,

EVERLY GANNON, an individual; ALIIMAILE STORE INC., a Hawaii orporation; MR. TUTTLE, LLC, a Hawaii mited liability Company; GATHER ESTAURANT GROUP, LLC, A foreign mited liability company; DOES I through V; and ROE Corporations I through X, clusive,

Defendants.

Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and District of Nevada ocal Rule IA 6-1, Plaintiffs GREGORY ZAMORA AND SEVEN AROMAZ, INC. d/b/a OTAL FOOD, ("Plaintiffs") and Defendants BEVERLY GANNON; HALIIMAILE STORE NC.; MR. TUTTLE, LLC; and GATHER RESTAURANT GROUP, LLC ("Defendants"), rough counsel, hereby agree and stipulate, as follows:

- 1. Plaintiffs filed their Complaint (the "Complaint") on September 30, 2022.
- Service was effectuated on all Defendants on October 12, 2022. 2.
- On November 9, 2022, Defendant GRG (with the consent of all other Defendants) removed the action to federal court.
 - Under FRCP 81, Defendants have seven (7) days to respond to Plaintiffs' 4.

1	Complaint after removal, making any pleading or other response due on or before November 16,		
2	2022.		
3	5. Defendants and Plaintiffs stipulate to a 7-day extension of time for Defendants to		
4	file and serve an answer or otherwise respond to the Complaint, which makes the response due		
5	on November 23, 2022.		
6	6. This is the first stipulation to extend the date for Defendants to answer or		
7	otherwise respond to the Complaint.		
8	IT IS SO AGREED AND STIPULATED:		
9			
10	Dated this 16th day of November 2022. Dated this 16th day of November 2022.		
11	HOWARD & HOWARD ATTORNEYS V3 LAW, LLC		
12	PLLC		
13	By: /s/ Martin A. Little Martin A. Little, Esq. By: /s/ Jose E. Valenzuela III Jose E. Valenzuela III, Esq.		
14	Nevada Bar. No. 7067 3800 Howard Hughes Pkwy, Suite 1000 4484 S. Pecos Rd., Ste 140		
15	Las vegas, nevada 69109		
16	Attorneys for Defendants Attorneys for Plaintiffs		
17			
18			
19	IT IS SO ORDERED:		
20	UNITED STATES MAGISTRATE JUDGE		
21	11-18-2022		
22	DATED:		
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